UNITED STATES OF AMERICA,

Plaintiff,

v.

Case No. 2:20-cr-00203(1) Chief Judge Sarah D. Morrison

RICCO L. MAYE,

Defendant.

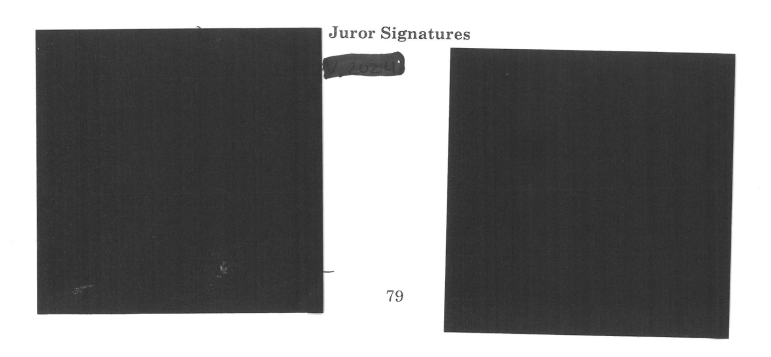
VERDICT FORM - COUNT 1

With respect to the charge in Count 1, we the jury in the above-entitled case unanimously find Defendant Ricco L. Maye

____ Not Guilty

____ Guilty

of distributing or aiding and abetting the distribution of a mixture or substance containing a detectable amount of cocaine base, commonly referred to as crack, on or about October 16, 2018, in the Southern District of Ohio.



UNITED STATES OF AMERICA,

Plaintiff,

 $\mathbb{V}.$

Case No. 2:20-cr-00203(1) Chief Judge Sarah D. Morrison

RICCO L. MAYE,

Defendant.

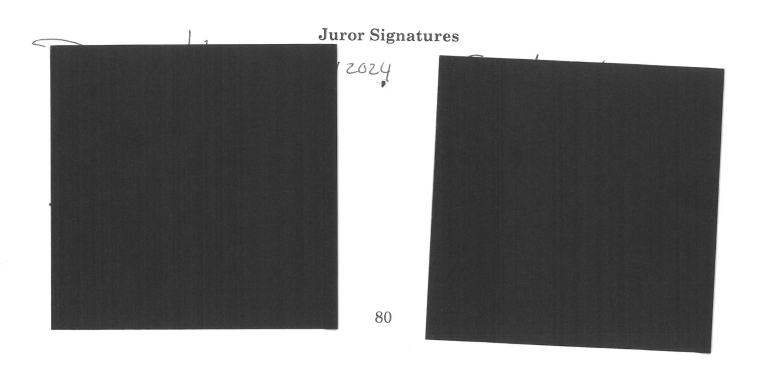
VERDICT FORM - COUNT 2

With respect to the charge in Count 2, we the jury in the above-entitled case unanimously find Defendant Ricco L. Maye

____ Not Guilty

____ Guilty

of distributing a mixture or substance containing a detectable amount of fentanyl and cocaine on or about November 1, 2018, in the Southern District of Ohio.



UNITED	STATES	OF	AMERICA.
		\mathcal{O}_{\perp}	T TYNE THE TAXABLE TO

Plaintiff,

v.

Case No. 2:20-cr-00203(1) Chief Judge Sarah D. Morrison

RICCO L. MAYE,

Defendant.

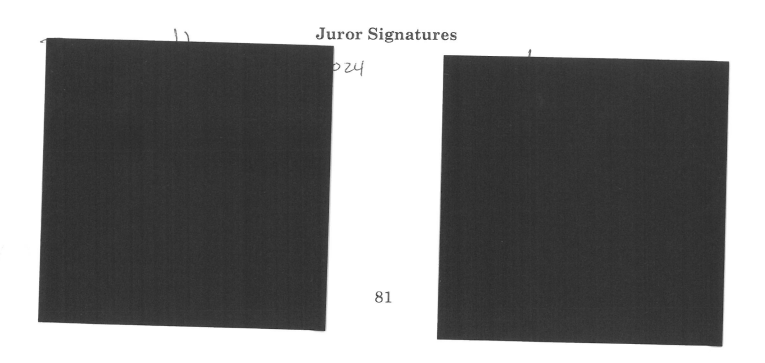
VERDICT FORM - COUNT 3

With respect to the charge in Count 3, we the jury in the above-entitled case unanimously find Defendant Ricco L. Maye

____ Not Guilty

Cuilty

of distributing a mixture or substance containing a detectable amount of fentanyl on or about November 29, 2018, in the Southern District of Ohio.



UNITED STATES OF AMERICA.

Plaintiff,

Case No. 2:20-cr-00203(1) Chief Judge Sarah D. Morrison

RICCO L. MAYE,

 $\mathbb{V}.$

Defendant.

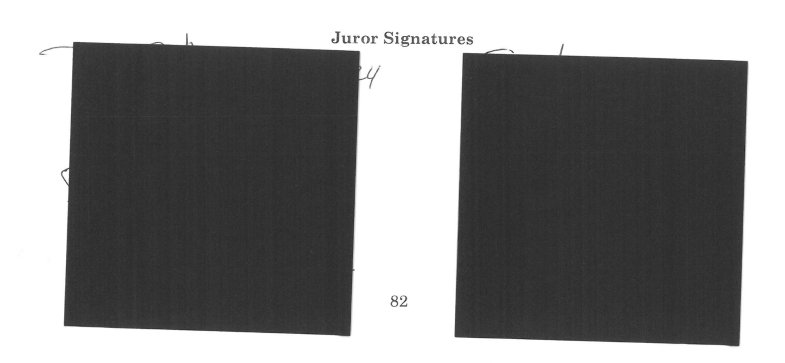
VERDICT FORM - COUNT 4

With respect to the charge in Count 4, we the jury in the above-entitled case unanimously find Defendant Ricco L. Maye

____ Not Guilty

X Guilty

of possessing with intent to distribute a mixture or substance containing a detectable amount of cocaine base, commonly referred to as crack, on or about September 2, 2019, in the Southern District of Ohio.



UNITED STATES OF AMERICA,

Plaintiff,

 \mathbb{V} .

Case No. 2:20-cr-00203(1) Chief Judge Sarah D. Morrison

RICCO L. MAYE,

Defendant.

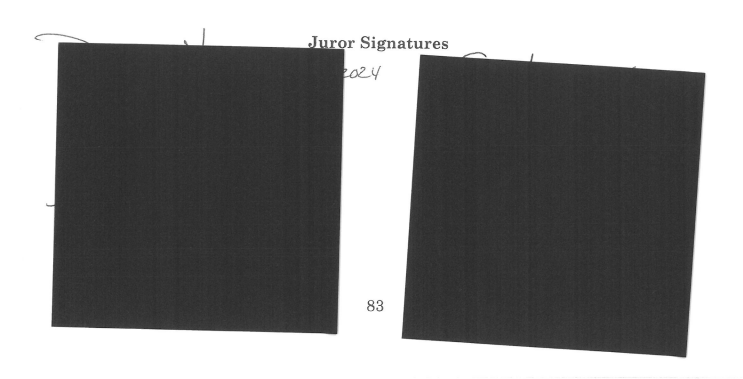
VERDICT FORM - COUNT 5

With respect to the charge in Count 5, we the jury in the above-entitled case unanimously find Defendant Ricco L. Maye

____ Not Guilty

X Guilty

of distributing a mixture or substance containing a detectable amount of cocaine base, commonly referred to as crack, on or about October 7, 2020, in the Southern District of Ohio.



UNITED STATES OF AMERICA,	
Plaintiff,	: Case No. 2:20-cr-00203(1)
v.	Chief Judge Sarah D. Morrison
RICCO L. MAYE,	
Defendant.	
VERDICT FO	DRM – COUNT 6
With respect to the charge in Coununanimously find Defendant Ricco L. Ma	nt 6, we the jury in the above-entitled case
Not Guilty	Guilty
of conspiring with other individuals to didistribute controlled substances in the Sc	stribute and to possess with intent to outhern District of Ohio and elsewhere.
If and only if you answered Guilty in following questions and sign on the l	response to Count 6, answer the lines on the next page.
If you answered Not Guilty in respon questions but still sign on the lines o Verdict Form for Count 7.	nse to Count 6, do not answer the n the next page and proceed to the
Question 6(a) With respect to Count 6, the amoundetectable amount of fentanyl was:	nt of the mixture or substance containing a
X_400 grams or more	
40 grams or more	
less than 40 grams	
Questions continue and signature lines or	n next page]



With respect to Count 6, the amount of the mixture or substance containing a detectable amount of cocaine base, commonly referred to as crack, was:

X 280 grams or more

____ 28 grams or more

____ less than 28 grams

Question 6(c)

With respect to Count 6, the amount of the mixture or substance containing a detectable amount of cocaine was:

X 500 grams or more

____ less than 500 grams

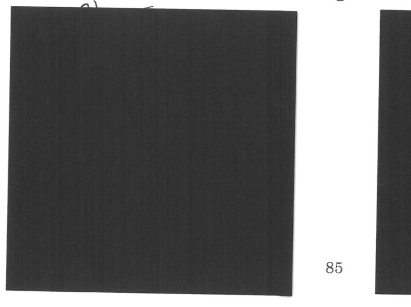
Question 6(d)

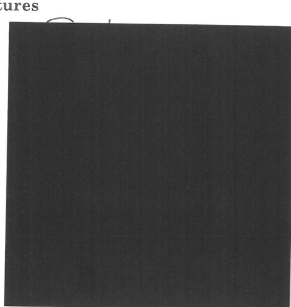
With respect to Count 6, the amount of the mixture or substance containing a detectable amount of methamphetamine, its salts, its isomers, and/or salts of its isomers was:

₹ 5 grams or more

____ less than 5 grams

Juror Signatures





UNITED STATES OF AMERICA,

Plaintiff,

Case No. 2:20-cr-00203(1) Chief Judge Sarah D. Morrison

RICCO L. MAYE,

 \mathbb{V} .

Defendant.

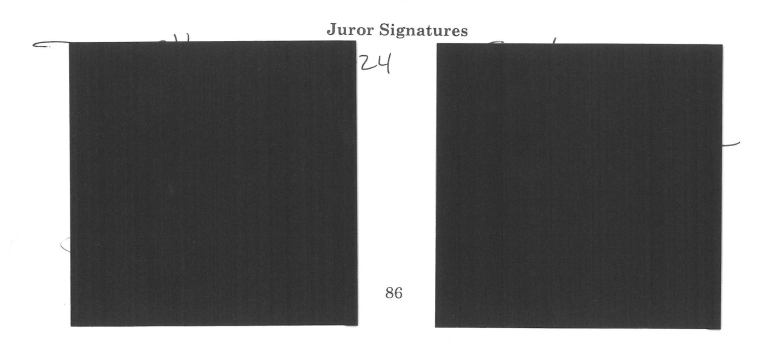
VERDICT FORM - COUNT 7

With respect to the charge in Count 7, we the jury in the above-entitled case unanimously find Defendant Ricco L. Maye

____ Not Guilty

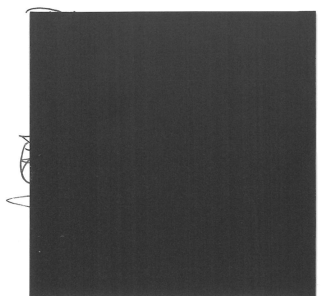
_X Guilty

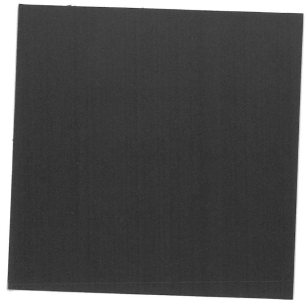
of the offense of distributing or aiding and abetting the distribution of a mixture or substance containing a detectable amount of fentanyl on or about November 18, 2018, in the Southern District of Ohio, and the distribution was the but-for cause of Michael Borck's death.



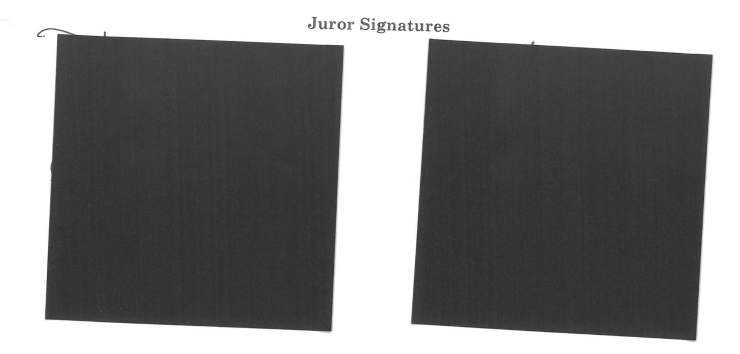
UNITED STATES OF AMERICA,	
Plaintiff,	
v.	Case No. 2:20-cr-00203(1) Chief Judge Sarah D. Morrison
RICCO L. MAYE,	
Defendant.	:
VERDICT FO	ORM – COUNT 8
With respect to the charge in Cou unanimously find Defendant Ricco L. Ma	nt 8, we the jury in the above-entitled case aye
Not Guilty	Guilty
of possessing with intent to distribute a detectable amount of cocaine on or about Ohio and elsewhere.	mixture or substance containing a t June 7, 2020, in the Southern District of
If and only if you answered Guilty in following question and sign on the li	n response to Count 8, answer the ines on the next page.
If you answered Not Guilty in respondance of the still sign on the lines of Verdict Form for Count 9.	nse to Count 8, do not answer the n the next page and proceed to the
Question 8(a) With respect to Count 8, the amoundetectable amount of cocaine, a Schedule	nt of the mixture or substance containing a II controlled substance, was:
500 grams or more	
less than 500 grams	
[Signature lines on next page]	

Juror Signatures

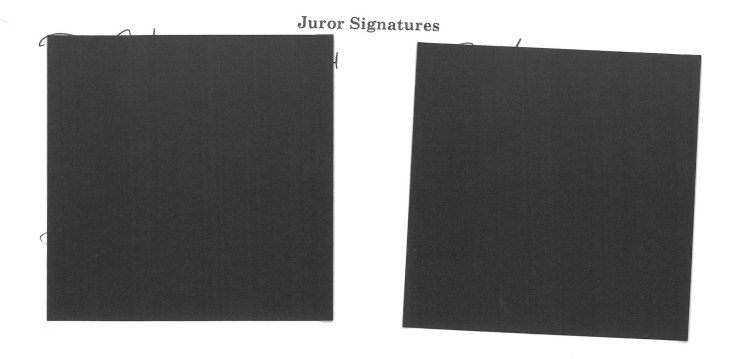




UNITED STATES OF AMERICA,	
Plaintiff,	:
v.	Case No. 2:20-cr-00203(1) Chief Judge Sarah D. Morrison
RICCO L. MAYE,	
Defendant.	•
VERDICT FO	DRM – COUNT 9
With respect to the charge in Courunanimously find Defendant Ricco L. Ma	at 9, we the jury in the above-entitled case
Not Guilty	Guilty
of possessing with intent to distribute a redetectable amount of fentanyl; a mixture amount of cocaine base, commonly referred containing a detectable amount of cocaine Southern District of Ohio and elsewhere.	or substance containing a detectable ed to as crack; and a mixture or substance
If and only if you answered Guilty in following question and sign on the lin	response to Count 9, answer the nes on the next page.
If you answered Not Guilty in respon question but still sign on the lines on Verdict Form for Count 10.	se to Count 9, do not answer the the next page and proceed to the
Question 9(a) With respect to Count 9, the amound detectable amount of fentanyl was:	nt of the mixture or substance containing a
X 40 grams or more	
less than 40 grams	
[Signature lines on next page]	



UNITED STATES OF AMERICA,	
Plaintiff,	Casa No. 2-20 ar 00002/1)
v.	Case No. 2:20-cr-00203(1) Chief Judge Sarah D. Morrison
RICCO L. MAYE,	
Defendant.	:
VERDICT FO	ORM – COUNT 10
With respect to the charge in Coununanimously find Defendant Ricco L. Ma	nt 10, we the jury in the above-entitled case aye
Not Guilty	Guilty
of possessing with intent to distribute me and/or salts of its isomers on or about No of Ohio and elsewhere.	ethamphetamine, its salts, its isomers, evember 18, 2020, in the Southern District
If and only if you answered Guilty in following question and sign on the li	response to Count 10, answer the nest page.
If you answered Not Guilty in respon question but still sign on the lines on Verdict Form for Count 11.	ase to Count 10, do not answer the the next page and proceed to the
Question 10(a) With respect to Count 10, the amount isomers, and/or salts of its isomers was:	ant methamphetamine, its salts, its
5 grams or more	
less than 5 grams	
[Signature lines on next page]	



UNITED STATES OF AMERICA,

Plaintiff,

 \mathbb{V} .

Case No. 2:20-cr-00203(1) Chief Judge Sarah D. Morrison

RICCO L. MAYE,

Defendant.

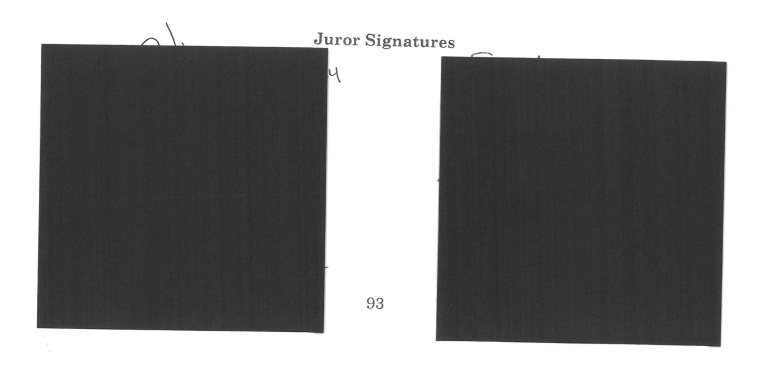
VERDICT FORM - COUNT 11

With respect to the charge in Count 11, we the jury in the above-entitled case unanimously find Defendant Ricco L. Maye

____ Not Guilty

X Guilty

of conspiring with other individuals to commit the crime of sex trafficking by means of force or coercion in the Southern District of Ohio.



UNITED STATES OF AMERICA,

Plaintiff,

 \mathbb{V} .

Case No. 2:20-cr-00203(1) Chief Judge Sarah D. Morrison

RICCO L. MAYE,

Defendant.

VERDICT FORM - COUNT 12

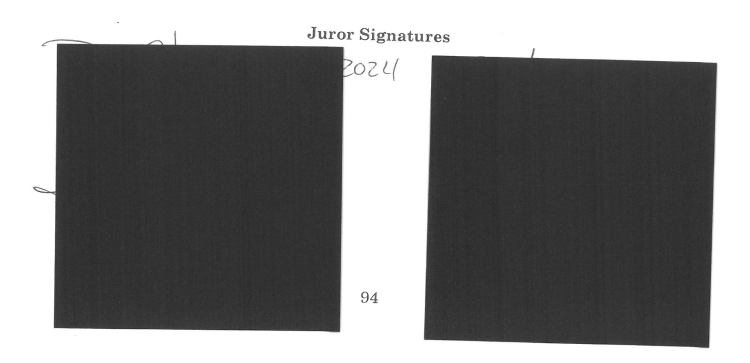
.

With respect to the charge in Count 12, we the jury in the above-entitled case unanimously find Defendant Ricco L. Maye

____ Not Guilty

____ Guilty

of conspiring with other individuals to commit mail fraud and/or wire fraud in the Southern District of Ohio and elsewhere.



UNITED	STATES	OF	AMERICA	_
--------	--------	----	----------------	---

Plaintiff,

v.

Case No. 2:20-cr-00203(1) Chief Judge Sarah D. Morrison

RICCO L. MAYE,

Defendant.

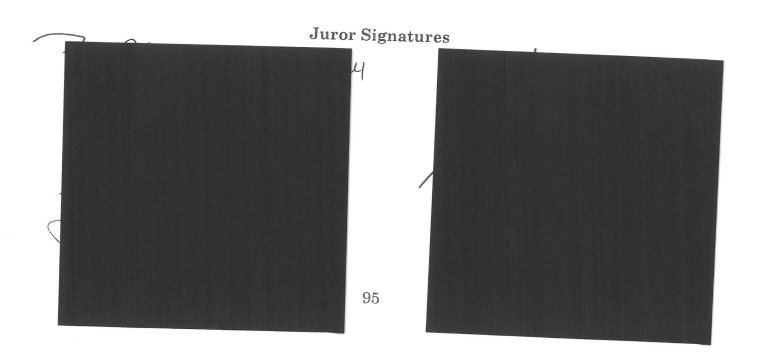
<u>VERDICT FORM - COUNT 13</u>

With respect to the charge in Count 13, we the jury in the above-entitled case unanimously find Defendant Ricco L. Maye

____ Not Guilty

X Guilty

of obstructing the enforcement of 18 U.S.C. § 1591 in the Southern District of Ohio.



UNITED STATES OF AMERICA,

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF OHIO EASTERN DIVISION

Plaintiff,	:
\mathbb{V}_{ullet}	Case No. 2:20-cr-00203(1) Chief Judge Sarah D. Morrison
RICCO L. MAYE,	
Defendant.	•
VERDICT FOR	RM – COUNT 14
With respect to the charge in Count unanimously find Defendant Ricco L. May	14, we the jury in the above-entitled case
Not Guilty	Guilty
of conspiring with other individuals to tam investigation and prosecution of Defendant elsewhere.	per with witness(es) in the federal t in the Southern District of Ohio and
If and only if you answered Guilty in r following question and sign on the line	response to Count 14, answer the es on the next page.
If you answered Not Guilty in response question but still sign on the lines on the	e to Count 14, do not answer the he next page.
Question 14(a) With respect to Count 14, all twelve j conspiracy committed or agreed to commit v	jurors agree that the members of the witness tampering in the following way(s):
Attempting to kill a person.	
Using, attempting to use, or thr person.	reatening to use physical force against a
Intimidating, threatening, or co attempting to do so.	rruptly persuading another person, or
[Signature lines on next page]	
96	

